United States of America		CIVIL CASE DISCOVERY PLAN	
	Plaintiff(s),	AND SCHEDULING ORDER	
- agains	t -		
		07 Civ. 3549 (SCR)	
Leonard T. Keff Defendant(s).		x	
		and Scheduling Order is adopted, after	
	• • • •	it to Rules 26(f) and 16 of the Federal Rules of ild be for weekdays only)	
The case (is) (is not) to	be tried to a jury.		
oinder of additional pa	rties must be accomplishe	d by September 15, 2007	
mended pleadings may	be filed until <u>September</u>	er 15, .2007	
Discovery:			
sponses to such interro	be served by all counsel a gatories shall be served w Rule 33.3 shall not apply	no later than <u>July 15, 2007</u> , and vithin thirty (30) days thereafter. The y to this case.	
First request for prod	uction of documents, if an	ny, to be served no later than July 15, 2007	
P			
• •	npleted by October 15,		
Depositions to be con a. Unless counteld until a	unsel agree otherwise or the	he Court so orders, depositions are not to be to any first requests for production of	
a. Unless counted until a documents b. Deposition c. Whenever	unsel agree otherwise or the all parties have responded	the Court so orders, depositions are not to be to any first requests for production of atly. It is a continuous to the court so orders, non-	
Depositions to be con a. Unless con held until a documents b. Deposition c. Whenever party depos	unsel agree otherwise or the all parties have responded as a shall proceed concurrent possible, unless counsel a sitions shall follow party of agatories, including expert	the Court so orders, depositions are not to be to any first requests for production of atly. It is a continuous to the court so orders, non-	
a. Unless conheld until a documents b. Deposition c. Whenever party deposition	unsel agree otherwise or the all parties have responded as a shall proceed concurrent possible, unless counsel a sitions shall follow party of agatories, including expert	he Court so orders, depositions are not to be to any first requests for production of atly. agree otherwise or the Court so orders, non-depositions.	

- 5. Requests to Admit, if any to be served no later than September 15, 2007
- 6. Additional provisions relating to discovery agreed upon by counsel for the parties (are) (are not) attached and made a part hereof.
- 7. All discovery is to be complete by October 15, 2007

August 10th, 2007 @ 10:00am

Initial Case Management Conference

(To Be Complete By Court) (Counsel in receipt of this scheduling order is to notify their adversary of the date and time of this Initial Case Management Conference)

Joint Pretrial Order is required only if counsel for all parties agree that it is desirable, or the Court so orders.

This case has been designated to the Hon. , United States Magistrate Judge at White Plains for discovery disputes if the Court is "unavailable" and for trial under 28 U.S.C. § 636(c) if counsel execute their consent in writing.

Unless otherwise ordered by the Court, the parties are expected to commence discovery upon the receipt of this signed Scheduling Order.

Strict compliance with the trial readiness date will be required. This Plan and Order may not be changed without leave of the Court, except that upon signing a Consent for Trial Before a United States Magistrate Judge, the Magistrate Judge will establish an agreed date certain for trial and will amend this Plan and Order to provide for trial readiness consistent with that agreed date.

White Plains, New York

Dated: June 19, 2007

SO ORDERED

Stephen C. Robinson U.S.D.J.